Application Serial No._____

Japan Firm Ref: M05-W-065US1

US Firm Ref:

(a) ⊠ C	Original (b)	☐ Supplemental	(c) ∐ Subst	itute (d) 🗆 PC	T (e) 🗆 Des	ign
()	d inventor, I	hereby declare that	t: my resider	ce, post office	address and cit	izenship are as sta
t and joint inventor (if plught on the invention entit	ural inventor					
tle of Invention:						
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hich is described and clai	imed in (if the	following box is no	t checked, th	e specification o	f which is attache	ed hereto):
the attached specif	fication, or					
이 <u>나를 다</u> 면 없는데 있는데 이 (1981 <u>년) (</u>	2. Fo	r use when submitting this L	Declaration after U	.S. application filing a	late	
 the specification in Application: 	the U.S.	Application No.			filed on: (must be filled)	
		and with amend	,	•	filed on	
3. For PCT-US national entry under (h) the specification in the International Application: (Check here only for US national entry under 35 U.S.C. 371.)		PCT Application No.			filed on: (international filing date)	March 18, 200
			and with amendments (if applicable):			
	t t house rough	ewed and understa			e-identified spec	cification including
I acknowledge my patentability as defined in I hereby claim fore plication(s) for patent or i untry other than the Unite entor's certificate, or of a	amendment(duty to discle Title 37, Cod sign priority b inventor's ce ed States of A	s) referred to above ose to the U.S. Pate de of Federal Regula enefits under Title 3 rtificate, or §365(a) merica, listed below	ent and Trade ations, §1.56 35, United St of any PCT v, and have a	emark Office all ates Code, §119 international app Iso identified be	information know 9 (a-d), §172, or plication which c low any foreign a	vn to me to be mate \$365(b) of any fore designated at least of application for paten
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Matsushita Ref*: P38198-01

Japan Firm Name: MAEDA PATENT OFFICE

US Firm Name: MWE

I hereby claim the benefit under Title 35, United States Code §119(e) of any United States Provisional application(s) listed below.

	(US Provisional Application Information)		
APPLICATION NO.	U.S. PROVISIONAL APPLICATION FILING DATE		

□ Additional U.S. provisional application numbers are listed on a supplemental priority sheet attached hereto.

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s), or §365(C) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

	(Domestic Priority Inform		
APPLICATION NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED	
<u> </u>			

□ Additional U.S. or international application numbers are listed on a supplemental priority sheet attached hereto.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the attorneys and agents associated with U.S. Patent and Trademark Office Customer Number identified bellow to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to that customer number.

I hereby authorize the U.S. attorneys and agents associated with the customer number to accept and follow instructions from Matsushita Electric Industrial Co., Ltd., and any affiliated or subsidiary company thereof, received via their corporate representatives and/or their foreign patent attorneys or agents, if any, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys or agents and myself.

Direct Correspondence to:

CUSTOMER NUMBER 53080

I further declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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